

HOUSE BILL No. 1338

DIGEST OF HB 1338 (Updated January 28, 2009 4:15 pm - DI 103)

Citations Affected: IC 5-28.

Synopsis: Incentives provided by the IEDC. Requires the Indiana economic development corporation (IEDC) to provide an annual report on the effectiveness of incentives and incentive payback activity. Provides that the IEDC must require an applicant to agree to an employment number in an incentive contract. Requires that an incentive contract must include an incentive payback provision that allows the IEDC to require an incentive recipient that is in partial noncompliance to repay a proportionate share of the incentive to the IEDC and to require that if a recipient moves, closes, or transfers positions out of Indiana, the IEDC shall recoup the entire incentive provided. Requires a full-time compliance officer in the IEDC to review whether incentive recipients are complying with the incentive agreement. Requires incentive recipients to provide an annual report on compliance with employment goals. Prohibits the IEDC from providing an incentive to a person if that person is subject to an incentive payback requirement in Indiana until repayment is made.

Effective: July 1, 2009.

Pelath, Tincher, Herrell, Pearson

January 13, 2009, read first time and referred to Committee on Small Business and Economic Development. February 2, 2009, amended, reported — Do Pass.



First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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HOUSE BILL No. 1338

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A BILL FOR AN ACT to amend the Indiana Code concerning state offices and administration.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 5-28-2-4.1 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: **Sec. 4.1. "Incentive" includes any benefit, grant, loan, money, tax credit, or other thing of value referred to in this article.**SECTION 2. IC 5-28-6-2. AS AMENDED BY P. I. 120-2008

SECTION 2. IC 5-28-6-2, AS AMENDED BY P.L.120-2008, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. (a) The corporation shall develop and promote programs designed to make the best use of Indiana resources to ensure a balanced economy and continuing economic growth for Indiana, and, for those purposes, may do the following:

- (1) Cooperate with federal, state, and local governments and agencies in the coordination of programs to make the best use of Indiana resources.
- (2) Receive and expend funds, grants, gifts, and contributions of money, property, labor, interest accrued from loans made by the corporation, and other things of value from public and private sources, including grants from agencies and instrumentalities of

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I	the state and the federal government. The corporation:
2	(A) may accept federal grants for providing planning
3	assistance, making grants, or providing other services or
4	functions necessary to political subdivisions, planning
5	commissions, or other public or private organizations;
6	(B) shall administer these grants in accordance with the terms
7	of the grants; and
8	(C) may contract with political subdivisions, planning
9	commissions, or other public or private organizations to carry
10	out the purposes for which the grants were made.
11	(3) Direct that assistance, information, and advice regarding the
12	duties and functions of the corporation be given to the corporation
13	by an officer, agent, or employee of the executive branch of the
14	state. The head of any other state department or agency may
15	assign one (1) or more of the department's or agency's employees
16	to the corporation on a temporary basis or may direct a division
17	or an agency under the department's or agency's supervision and
18	control to make a special study or survey requested by the
19	corporation.
20	(b) The corporation shall perform the following duties:
21	(1) Develop and implement industrial development programs to
22	encourage expansion of existing industrial, commercial, and
23	business facilities in Indiana and to encourage new industrial,
24	commercial, and business locations in Indiana.
25	(2) Assist businesses and industries in acquiring, improving, and
26	developing overseas markets and encourage international plant
27	locations in Indiana. The corporation, with the approval of the
28	governor, may establish foreign offices to assist in this function.
29	(3) Promote the growth of minority business enterprises by doing
30	the following:
31	(A) Mobilizing and coordinating the activities, resources, and
32	efforts of governmental and private agencies, businesses, trade
33	associations, institutions, and individuals.
34	(B) Assisting minority businesses in obtaining governmental
35	or commercial financing for expansion or establishment of
36	new businesses or individual development projects.
37	(C) Aiding minority businesses in procuring contracts from
38	governmental or private sources, or both.
39	(D) Providing technical, managerial, and counseling assistance
40	to minority business enterprises.
41	(4) Assist the office of the lieutenant governor in:
42	(A) community economic development planning;



1	(B) implementation of programs designed to further
2	community economic development; and
3	(C) the development and promotion of Indiana's tourist
4	resources.
5	(5) Assist the secretary of agriculture and rural development in
6	promoting and marketing of Indiana's agricultural products and
7	provide assistance to the director of the Indiana state department
8	of agriculture.
9	(6) With the approval of the governor, implement federal
10	programs delegated to the state to carry out the purposes of this
11	article.
12	(7) Promote the growth of small businesses by doing the
13	following:
14	(A) Assisting small businesses in obtaining and preparing the
15	permits required to conduct business in Indiana.
16	(B) Serving as a liaison between small businesses and state
17	agencies.
18	(C) Providing information concerning business assistance
19	programs available through government agencies and private
20	sources.
21	(8) Establish a public information page on its current Internet site
22	on the world wide web. The page must provide the following:
23	(A) By program, cumulative information on the total amount
24	of incentives awarded, the total number of companies that
25	received the incentives and were assisted in a year, and the
26	names and addresses of those companies.
27	(B) A mechanism on the page whereby the public may request
28	further information online about specific programs or
29	incentives awarded.
30	(C) A mechanism for the public to receive an electronic
31	response.
32	(D) An annual report posted in August each year on the
33	effectiveness of incentives provided under this article. The
34	report:
35	(i) must include a section specifying each person's
36	compliance with its incentive agreement and any
37	incentive that had to be reduced or paid back as a result
38	of noncompliance with an incentive agreement;
39	(ii) must include the total incentive provided for each job
40	crated for each incentive recipient computed from the
41	date the incentive is granted through June 30 of the year
42	of the report; and



1	(iii) shall also be submitted to the general assembly in an
2	electronic format under IC 5-14-6.
3	(9) Require as a condition of receiving an incentive, an
4	agreement by the applicant to the following:
5	(A) A specific number of individuals who will be employed
6	by the applicant as of a specified date each year.
7	(B) To file with the compliance officer an annual
8	compliance report detailing the person's compliance, or
9	progress toward compliance, with subdivision (1).
10	(C) That the person pay back to the state the proportionate
11	share of any incentive that has already been received by
12	the person if the person is found to be employing fewer
13	individuals than agreed to under clause (A). The amount
14	required to be paid back is the percentage of the incentive
15	that equals the number of individuals who are not
16	employed as compared to the number of individuals agreed
17	to be employed.
18	(D) That the person pay back to the state the entire
19	incentive that has been received by the person if the person
20	moves, closes, or transfers employment positions out of
21	Indiana.
22	(10) Employ an individual in a full-time position to serve as a
23	compliance officer whose primary duties are to determine and
24	report to the corporation whether each person that receives
25	an incentive complies with the terms and conditions of the
26	person's incentive agreement.
27	(c) The corporation may do the following:
28	(1) Disseminate information concerning the industrial,
29 30	commercial, governmental, educational, cultural, recreational,
31	agricultural, and other advantages of Indiana. (2) Plan, direct, and conduct research activities.
32	(3) Assist in community economic development planning and the
33	implementation of programs designed to further community
34	economic development.
35	(d) The corporation may not provide an incentive to a person
36	that is being required to pay back any part of an incentive to
37	Indiana, until the date the person has repaid the incentive to
38	Indiana.
39	SECTION 3. IC 5-28-6-3, AS AMENDED BY P.L.122-2006,
40	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	JULY 1, 2009]: Sec. 3. (a) The general assembly declares that the
42	opportunity for the participation of underutilized small businesses,



1	especially women and minority business enterprises, in the biodiesel
2	and ethanol production industries is essential if social and economic
3	parity is to be obtained by women and minority business persons and
4	if the economy of Indiana is to be stimulated as contemplated by this
5	section, IC 6-3.1-27, and IC 6-3.1-28. A recipient of a credit under this
6	chapter is encouraged to purchase goods and services from
7	underutilized small businesses, especially women and minority
8	business enterprises.
9	(b) The definitions in IC 6-3.1-27 and IC 6-3.1-28 apply throughout
.0	this section. A term used in this section that is defined in both
1	IC 6-3.1-27 and IC 6-3.1-28 refers to the term as defined in:
2	(1) IC 6-3.1-27 whenever this section applies to the certification
.3	of a person for a credit under IC 6-3.1-27; and
4	(2) IC 6-3.1-28 whenever this section applies to the certification
.5	of a person for a credit under IC 6-3.1-28.
6	In addition, as used in this section, "person" refers to a taxpayer or a
7	pass through entity.
8	(c) As used in this section, "minority" means a member of a
9	minority group (as defined in IC 4-13-16.5-1).
20	(d) As used in this section, "minority business enterprise" has the
21	meaning set forth in IC 4-13-16.5-1.
22	(e) As used in this section, "women's business enterprise" has the
23	meaning set forth in IC 4-13-16.5-1.3.
24	(f) A person that:
25	(1) begins construction of a facility or an expansion of a facility
26	for the production of biodiesel, blended biodiesel, or ethanol in
27	Indiana after February 28, 2005; and
28	(2) wishes to claim a tax credit with respect to that facility or the
29	expansion of a facility under any combination of IC 6-3.1-27-8,
0	IC 6-3.1-27-9, or IC 6-3.1-28-7;
31	must apply to the corporation for a determination of the person's
32	eligibility for the tax credit.
33	(g) Subject to this section, the corporation shall issue to each
34	qualifying applicant a certification that:
35	(1) certifies the person as eligible for the tax credits for which the
66	person applied;
37	(2) identifies the facilities covered by the certification; and
8	(3) allocates to the person a credit under IC 6-3.1-27-8,
19	IC 6-3.1-27-9, or IC 6-3.1-28-11.
10	(h) To qualify for certification under subsection (g), a person must
1	do the following:

(1) Submit an application for the credit on the forms and in the



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1	manner prescribed by the corporation for the credit that is the
2	subject of the application.
3	(2) Demonstrate through a business plan and other information
4	presented to the corporation that the level of production proposed
5	by the person is feasible and economically viable. In making a
6	determination under this subdivision, the corporation shall
7	consider:
8	(A) whether the person is sufficiently capitalized to complete
9	the project;
10	(B) the person's credit rating;
11	(C) whether the person has sufficient technical expertise to
12	build and operate a facility; and
13	(D) other relevant financial information as determined by the
14	corporation.
15	(i) The corporation shall record the time of filing of each application
16	submitted under this section. The corporation shall grant certifications
17	under this section to qualifying applicants in the chronological order in
18	which the applications for the same type of credit are filed until the
19	maximum allowable credit for that type of credit is fully allocated.
20	(j) The corporation may shall terminate a certification or reduce an
21	allocation of a credit granted under this section only if the corporation
22	determines, after a hearing, that the person granted the certification or
23	allocation has failed to:
24	(1) substantially comply with the business plan that is the basis
25	for the certification or allocation; or
26	(2) submit the information needed by the corporation to determine
27	whether the person has substantially complied with the business
28	plan that is the basis of the certification or allocation.
29	The amount that a credit must be reduced or paid back is the
30	percentage of the credit that equals the number of individuals who
31	are not employed as compared to the number of individuals agreed
32	to be employed. If an allocation of a credit is terminated or reduced,
33	or a credit is paid back, the unused credit becomes available for
34	allocation to other qualifying applicants in the chronological order in
35	which the applications for the same type of credit are filed until the
36	maximum allowable credit for that type of credit is fully allocated. The
37	corporation may approve an amendment to a business plan or a transfer
38	of a certificate of eligibility in conformity with the terms and conditions
39	specified by the corporation in rules adopted by the corporation under
40	IC 4-22-2.

(k) The corporation shall give the department of state revenue

written notice of each action taken under this section.



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COMMITTEE REPORT

Mr. Speaker: Your Committee on Small Business and Economic Development, to which was referred House Bill 1338, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 4, line 12, delete ", plus interest,".

Page 4, line 19, delete ", plus".

Page 4, line 20, delete "interest,".

Page 4, delete lines 22 through 23.

Page 4, line 38, delete ":".

Page 4, line 39, delete "(1)".

Page 4, run in lines 38 through 39.

Page 4, line 40, delete "; or" and insert ".".

Page 4, delete lines 41 through 42.

Page 5, delete lines 1 through 3.

and when so amended that said bill do pass.

(Reference is to HB 1338 as introduced.)

RESKE, Chair

Committee Vote: yeas 7, nays 5.

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